♠ AO 472 (Rev. 3/86) Order of Detention Pending Trial			FILI	ED
UNITED STA	TES DISTRIC	T COURT	DISTRICT OF	NEBRASKA
ONITED STA	District of		A2987ADEC -4	PM 1:49
UNITED STATES OF AMERICA				
V.	ORDER	OF DETENTIO	N PENDING	INC OLCIN
JERRY LEE ZUNIGA	Case Number	r: 4:07CR3156		
Defendant	0404 1 141110 0	., ,,,,,		
In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f detention of the defendant pending trial in this case.		been held. I conclude th	at the following fac	ts require the
	t I—Findings of Fact		□ fodoval offer	ise □ state
(1) The defendant is charged with an offense described in or local offense that would have been a federal offense a crime of violence as defined in 18 U.S.C. § 3156 an offense for which the maximum sentence is life an offense for which a maximum term of imprisons	if a circumstance giving ri (a)(4). imprisonment or death.	se to federal jurisdiction	had existed that	is state
a felony that was committed after the defendant ha	d been convicted of two or	more prior federal offer	nses described in 18	U.S.C.
8 3142(f)(1)(A)-(C), or comparable state or local of	offenses.			
(2) The offense described in finding (1) was committed what (3) A period of not more than five years has elapsed since for the offense described in finding (1).	nile the defendant was on r	elease pending trial for an elease of the de	a federal, state or loc fendant from impris	cal offense. sonment
(4) Findings Nos. (1), (2) and (3) establish a rebuttable presented of (an) other person(s) and the community. I fur	esumption that no condition ther find that the defendar	n or combination of con at has not rebutted this p	ditions will reasonal resumption.	bly assure the
	ternative Findings (A)			
(1) There is probable cause to believe that the defendant harmonic for which a maximum term of imprisonment of ten	as committed an offense vears or more is prescribe	ed in		
under 18 U.S.C. § 924(c).				
(2) The defendant has not rebutted the presumption establish	shed by finding 1 that no co	ondition or combination of	of conditions will rea	asonably assure
the appearance of the defendant as required and the saf	ternative Findings (B)			
(1) There is a serious risk that the defendant will not appear				
(2) There is a serious risk that the defendant will endanger	the safety of another perse	on or the community.		
				<u>_</u>
				
Part II—Written I find that the credible testimony and information submitted	Statement of Reasons at the hearing establishes		vincing evidence	a prepon-
derance of the evidence that Outstanding warrant	+ state	extradition	proceedi	ngs
penting,				
Probable cause - ch	arges of	Sexual ass.	axlt of n	ninacs
Det waived det h	ra & Zares	N to de	tention.	
Part III—D	irections Regarding De	etention		
The defendant is committed to the custody of the Attorney Ge to the extent practicable, from persons awaiting or serving sen reasonable opportunity for private consultation with defense co Government, the person in charge of the corrections facility sha in connection with a court proceeding.	eneral or his designated repretences or being held in cubunsel—On order of a country	resentative for confinement istody pending appeal. It of the United States o	The defendant shall or on request of an a	l be afforded a attorney for the
Date	Sig	nature of Judicial Officer		
		Piester, U.S. Magistrate		
	Name o	and Title of Judicial Offi	cer	

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).